

General Assembly

Substitute Bill No. 29

February Session, 2004

`____SB00029APP__042104____*

AN ACT CONCERNING GRANTS TO DISTRESSED MUNICIPALITIES AND TOURISM.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 32-9s of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (Effective from passage and
- 3 applicable to assessment years commencing on or after October 1, 2002):
- 4 The state shall make an annual grant payment to each municipality,
- 5 to each district, as defined in section 7-325, which is located in a
- 6 distressed municipality, targeted investment community or enterprise
- 7 zone and to each special services district created pursuant to chapter
- 8 105a which is located in a distressed municipality, targeted investment
- 9 community or enterprise zone [(1)] in the amount of fifty per cent of
- 10 the amount of that tax revenue which the municipality or district
- would have received except for the provisions of subdivisions (59),
- 12 [and] (60) and (70) of section 12-81. [, and (2) in the amount of fifty per
- 13 cent of the amount of the tax revenue which the municipality or
- 14 district would have received except for the provisions of subdivision
- 15 (70) of section 12-81.] On or before the first day of August of each year,
- 16 each municipality and district shall file a claim with the Secretary of
- 17 the Office of Policy and Management for the amount of such grant
- 18 payment to which such municipality or district is entitled under this
- section. The claim shall be made on forms prescribed by the secretary

and shall be accompanied by such supporting information as the secretary may require. Any municipality or district which neglects to transmit to the secretary such claim and supporting documentation as required by this section shall forfeit two hundred fifty dollars to the state, provided the secretary may waive such forfeiture in accordance with procedures and standards adopted by regulation in accordance with chapter 54. The secretary shall review each such claim as provided in section 12-120b. Any claimant aggrieved by the results of the secretary's review shall have the rights of appeal as set forth in section 12-120b. The secretary shall, on or before the December first next succeeding the deadline for the receipt of such claims, certify to the Comptroller the amount due under this section, including any modification of such claim made prior to December first, to each municipality or district which has made a claim under the provisions of this section. The Comptroller shall draw an order on the Treasurer on or before the following December fifteenth, and the Treasurer shall pay the amount thereof to each such municipality or district on or before the following December thirty-first. If any modification is made as the result of the provisions of this section on or after the December first following the date on which the municipality or district has provided the amount of tax revenue in question, any adjustment to the amount due to any municipality or district for the period for which such modification was made shall be made in the next payment the Treasurer shall make to such municipality or district pursuant to this section. In the fiscal year commencing July 1, 2003, and in each fiscal year thereafter, the amount of the grant payable to each municipality and district in accordance with this section shall be reduced proportionately in the event that the total amount of the grants payable to all municipalities and districts exceeds the amount appropriated.

Sec. 2. Section 216 of public act 03-6 of the June 30 special session is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) For the fiscal years ending June 30, 2004, and June 30, 2005, the

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- 54 Commissioner of Revenue Services shall segregate twenty million
- 55 dollars from the revenue attributable to the sales tax imposed under
- 56 subparagraph (H) of subdivision (2) of subsection (a) of section 12-407
- 57 on any hotel or lodging house. Said funds shall be deposited in the
- 58 Connecticut Commission on Arts, Tourism, Culture, History and Film
- 59 account, established under section 213 of [this act] public act 03-6 of
- 60 the June 30 special session for the administration and operation of the
- 61 Connecticut Commission on Arts, Tourism, Culture, History and Film.
- 62 Such funds are in addition to [funds made available to the commission
- in subsection (b) of this section] funding provided to the commission 63
- 64 in subsection (a) of section 243 of public act 03-6 of the June 30 special
- 65 session. The commission shall allocate funds for the fiscal year ending
- 66 June 30, 2004, from said account as follows for, but not limited to, the
- 67 purposes so specified:
- 68 (1) One hundred fifty thousand dollars to the Greater Hartford Arts
- 69 Council:
- 70 (2) Six hundred thirty thousand dollars to the New Haven Coliseum
- 71 Authority;
- 72 (3) One million seven hundred ten thousand dollars to the Stamford
- 73 Center for the Arts;
- 74 (4) Fifty thousand dollars to the Stepping Stone Child Museum in
- 75 Norwalk;
- 76 (5) Six hundred seventy-five thousand dollars to the Maritime
- 77 Center Authority in Norwalk;
- 78 (6) Two million two hundred fifty thousand dollars for basic
- 79 cultural resources grants;
- 80 (7) One million one hundred thousand dollars for the operation and
- 81 administration of state historic preservation programs and the
- 82 operation and administration of the four state museums;
- 83 (8) Four million seven hundred fifty thousand dollars to the

- 84 regional tourism districts established under section 215 of [this act] 85 public act 03-6 of the June 30 special session, provided each district
- 86 shall be allocated nine hundred fifty thousand dollars;
- 87 (9) One hundred twenty thousand dollars to the eastern regional
- 88 tourism district, established under section 215 of [this act] public act
- 89 03-6 of the June 30 special session, for promotion of tourism in the
- 90 [Quinebaug-Schetucket] Quinebaug-Shetucket Heritage
- 91 Connecticut:
- 92 (10) One hundred twenty thousand dollars to the northwestern
- 93 regional tourism district, established under section 215 of [this act]
- 94 public act 03-6 of the June 30 special session, for promotion of tourism
- 95 in the Litchfield Hills area;
- 96 (11) One million dollars to the Connecticut Humanities Council;
- 97 (12) Thirty thousand dollars for the Historical Resources Inventory;
- 98 (13) Fifty thousand dollars to the Amistad Committee for the
- Freedom Trail; 99
- 100 (14) One hundred thousand dollars for Amistad vessel;
- 101 (15) One million two hundred sixty thousand dollars to the New
- 102 Haven Festival of Arts and Ideas;
- 103 (16) One hundred fifty thousand dollars for the New Haven Arts
- Council; 104

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- 105 (17) One hundred twenty thousand dollars for the eastern regional
- 106 tourism district, established under section 215 of [this act] public act
- 107 03-6 of the June 30 special session;
- 108 (18) One hundred twenty thousand dollars for the central regional
- 109 tourism district, established under section 215 of [this act] public act
- 03-6 of the June 30 special session; 110
- 111 (19) Nine hundred thousand dollars for the Palace Theater in

- 112 Waterbury, provided the entity designated to operate the theater is the
- 113 Palace Theater Group, Incorporated;
- 114 (20) Four hundred ten thousand dollars to the Beardsley Zoo;
- 115 (21) Sixty-two thousand five hundred dollars to the Mark Twain
- 116 House and sixty-two thousand five hundred dollars to the Harriet
- 117 Beecher Stowe House;
- 118 (22) Three hundred sixty thousand dollars for film projects and film-
- 119 related activities; and
- 120 (23) All other administrative, operating and personnel costs of the
- 121 commission, including, but not limited to, those related to the
- 122 promotion of culture, history, arts, tourism and film in the state.
- 123 (b) Notwithstanding the provisions of sections 210 to 242, inclusive,
- 124 of [this act] public act 03-6 of the June 30 special session and subsection
- 125 (a) of section 243 of public act 03-6 of the June 30 special session, the
- 126 Secretary of the Office of Policy and Management is authorized to
- 127 make adjustments to the allocations for the Connecticut Commission
- 128 on Arts, Tourism, Culture, History and Film based on expenditures
- 129 already made in the General Fund or other funds to support the
- 130 predecessor agencies during the fiscal year ending June 30, 2004, and
- 131 any allocations of funding made through any intercept for the fiscal
- 132 year ending June 30, 2004. Any withholding of funds shall not be
- 133 greater than the amount expended for such purposes and in no event
- 134 shall the overall funding for the Connecticut Commission on Arts,
- 135 Tourism, Culture, History and Film diminish from the aggregate
- 136 allocated.
- 137 Sec. 3. Subsection (b) of section 210 of public act 03-6 of the June 30
- 138 special session, is repealed and the following is substituted in lieu
- 139 thereof (*Effective from passage*):
- 140 (b) The commission shall:
- 141 (1) Market and promote Connecticut as a destination for leisure and

- 142 business travelers through the development and implementation of a
- 143 strategic state-wide marketing plan and provision of visitor services to
- 144 enhance the economic impact of the tourism industry;
- 145 (2) Promote the arts;
- 146 (3) Recognize, protect, preserve and promote historic resources;
- 147 (4) Interpret and present Connecticut's history and culture;
- 148 (5) Promote Connecticut as a location in which to conduct filming 149 and to establish and conduct business related to the film and video
- 150 industries to enhance these industries' economic impact in the state;
- 151 (6) Beginning with the fiscal year ending June 30, 2006, and each
- 152 fiscal year thereafter, prepare and submit to [the General Assembly, in
- 153 accordance with section 11-4a, and to the Office of Policy and
- 154 Management, in accordance with sections 4-77 and 4-77a, [a biennial]
- 155 budget expenditure estimates and recommended adjustments for the
- next succeeding fiscal year or years and a detailed accounting of 156
- 157 expenditures for the prior fiscal year, a copy of which shall be
- 158 submitted to the General Assembly, in accordance with the provisions
- 159 of section 11-4a;
- 160 (7) Establish a uniform financial reporting system and forms to be
- used by each regional tourism district, established under section 215 of 161
- 162 [this act] public act 03-6 of the June 30 special session, in the
- 163 preparation of the annual budget submitted to the General Assembly;
- 164 (8) Integrate funding and programs whenever possible; and
- 165 (9) On or before January 1, 2005, and biennially thereafter, develop
- 166 and submit to the Governor and the General Assembly, in accordance
- 167 with section 11-4a, a strategic plan to implement subdivisions (1) to (5),
- 168 inclusive, of this subsection.
- 169 Sec. 4. (NEW) (*Effective from passage*) (a) As used in this section:

- 170 (1) "Commission" means the Connecticut Commission on Arts, 171 Tourism, Culture, History and Film created by section 210 of public act 172 03-6 of the June 30 special session;
- 173 (2) "Executive director" means the executive director of the 174 Connecticut Commission on Arts, Tourism, Culture, History and Film 175 appointed pursuant to section 211 of public act 03-6 of the June 30 176 special session;
- 177 (3) "Former tourism district" means the tourism districts, as defined 178 in section 32-302 of the general statutes, revision of 1958, revised to 179 January 1, 2003; and
- 180 (4) "Regional tourism district" means one of the five regional 181 tourism districts created by section 218 of public act 03-6 of the June 30 182 special session.
- 183 (b) Any former tourism district having a cash surplus, after 184 accounting for all liabilities, may distribute such surplus to the 185 regional tourism district or districts serving the towns formerly served 186 by such district. Any distribution shall be divided among the new 187 district or districts in accordance with the following schedule:

T1	Former District	New District(s)
T2		
T3	Northeastern	Eastern (100%)
T4	Southeastern	Eastern (100%)
T5	North Central	Central (100%)
T6	Greater Hartford	Central (95%)
T7		Northwestern (5%)
T8	Central Connecticut	Central (80%)
T9		South Central (20%)
T10	Connecticut Valley	Central (60%)
T11		South Central (40%)
T12	Greater New Haven	South Central (67%)
T13		Northwester (20%)
T14		Southwestern (13%)

T15	Litchfield Hills	Northwestern (100%)
T16	Housatonic Valley	Northwestern (100%)
T17	Greater Waterbury	Northwestern (100%)
T18	Greater Fairfield	Southwestern (100%)

- 188 (c) Any former tourism district may, with the approval of the 189 executive director, transfer noncash assets, including fixed assets and 190 leases, to a regional tourism district or districts serving the towns 191 formerly served by such district.
- 192 (d) Any regional tourism district may, by vote of its board of 193 directors and with the approval of the commission, assume the 194 liabilities of a former tourism district that served all or part of the area 195 served by the new district. No such assumption shall be approved 196 unless (1) the regional district's approved budget makes provision for 197 the costs arising from the assumption of liability; and (2) the 198 commission finds that the proposed assumption of liability is fair and 199 equitable.
- 200 Sec. 5. (NEW) (Effective from passage) Any tourism district in 201 existence on July 1, 2003, that terminates operations prior to January 1, 202 2004, may file a single audit report for the period from July 1, 2002, 203 until the termination of such district's operations. Such audit shall in 204 all other respects comply with the provisions of chapter 55b of the 205 general statutes.
- 206 Sec. 6. Subsection (e) of section 210 of public act 03-6 of the June 30 207 special session is repealed and the following is substituted in lieu 208 thereof (*Effective from passage*):
- (e) Wherever the words "State Commission on the Arts", 209 210 "Connecticut Historical Commission", "Office of Tourism" [and] 211 "Connecticut Film, Video and Media Office" and "Connecticut 212 Commission on Arts, Tourism, Culture, History and Film" are used in 213 the following sections of the general statutes, or in any public or 214 special act of the 2003 or 2004 session the words "Connecticut

- 215 Commission on [Arts, Tourism, Culture, History and Film] Culture
- 216 and Tourism" shall be substituted in lieu thereof: 3-110f, as amended,
- 217 3-110h, as amended, 3-110i, as amended, 4-9a, as amended, 4b-53, as
- 218 amended, 4b-60, as amended, 4b-64, as amended, 4b-66a, as amended,
- 219 7-147a, as amended, 7-147b, as amended, 7-147c, as amended, 7-147j, as
- 220 amended, 7-147p, as amended, 7-147q, as amended, 7-147y, as
- 221 amended, 8-2j, as amended, 10-382, as amended, 10-384, as amended,
- 222 10-385, as amended, 10-386, as amended, 10-387, as amended, 10-388,
- 223 as amended, 10-389, as amended, 10-391, as amended, 10a-111a, as
- 224 amended, 10a-112, as amended, 10a-112b, as amended, 10a-112g, as
- 225 amended, 10-384, as amended, 11-6a, as amended, 12-376d, as
- 226 amended, 13a-252, as amended, 19a-315b, as amended, 19a-315c, as
- 227 amended, 22a-1d, as amended, 22a-19b, as amended, 25-102qq, as
- 228 amended, 25-109q, as amended, 29-259, as amended, and 32-6a, as
- 229 amended.
- 230 Sec. 7. Section 32-306 of the general statutes, as amended by section
- 231 218 of public act 03-6 of the June 30 special session, is repealed and the
- 232 following is substituted in lieu thereof (*Effective from passage*):
- 233 As used in this section and section 32-307, as amended: "Visitor
- 234 welcome center" means the welcome centers, visitor centers and tourist
- 235 information located in [Middletown, centers Southington,
- 236 Wallingford, West Willington, Greenwich, [Windsor Locks,] Danbury,
- 237 Darien, North Stonington, [Plainfield,] and at Westbrook, [and at
- 238 Bradley International Airport, which have been established to
- 239 distribute information to persons traveling in the state for the purpose
- 240 of influencing such persons' level of satisfaction with the state and
- 241 expenditures in the state and their planning for present and future
- 242 trips to the state.
- 243 Sec. 8. Section 32-307 of the general statutes, as amended by section
- 244 219 of public act 03-6 of the June 30 special session, is repealed and the
- 245 following is substituted in lieu thereof (*Effective from passage*):
- 246 The following measures shall be implemented to enhance the

247 operation of visitor welcome centers:

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- 248 (1) Each center shall make available space for listing events and 249 promoting attractions, by invitation to the Connecticut tourism 250 industry, including tourism districts, chambers of commerce and any 251 other tourism entities involved in Connecticut tourism promotion;
 - (2) The Commission on Arts, Tourism, Culture, History and Film, established under section 210 of [this act] public act 03-6 of the June 30 special session, in consultation with the Department of Transportation, shall develop plans for (A) consistent signage for the visitor welcome centers, and (B) highway signage regulations for privately operated centers:
- 258 (3) The Department of Transportation and the commission shall 259 establish an "Adopt A Visitor Welcome Center" program, under which 260 local civic organizations may provide maintenance, gardening, 261 including wildflowers, and complimentary refreshments or any other 262 type of service at a visitor welcome center to enhance the operation of 263 the center;
 - (4) The commission shall place a full-time year-round supervisor and a part-time assistant supervisor at the Danbury, Darien, North Stonington and West Willington centers. The responsibilities of each supervisor shall include, but not be limited to: (A) Maintaining a sufficient inventory of up-to-date brochures for dissemination to visitors, (B) scheduling staff so as to assure coverage at all times, (C) training staff, (D) compiling and maintaining statistics on center usage, (E) serving as liaison between the commission, the Department of Transportation, the tourism district in which the center is located and businesses in such district, (F) maintaining quality tourism services, (G) rotating displays, (H) evaluating staff, (I) problem-solving, and (J) computing travel reimbursements for volunteer staff;
 - (5) Subject to available funds, the commission shall place a seasonal full-time supervisor and a seasonal part-time assistant supervisor at the Greenwich, [Southington,] and Westbrook [and Windsor Locks]

- 279 centers. The commission shall discontinue staffing at the Middletown,
- 280 Plainfield and Wallingford centers, and shall, in conjunction with the
- 281 tourism industry, seek contract workers to provide tourism services at
- 282 the [Middletown and Wallingford centers and at the Southington and]
- 283 Westbrook [centers] <u>center</u> when not staffed by the state;
- 284 (6) Subject to available funds, the commission, in conjunction with 285 the tourism industry, shall develop and implement initial staff training 286 and conduct periodic training of full-time and part-time supervisors.
- 287 [;]
- 288 [(7) Each center shall have an electronic information system to 289 highlight attractions and provide event, restaurant, museum and other 290 information to visitors. Such systems shall be provided at no cost to the 291 state and any revenue generated through the request for proposal 292 process shall be deposited in the General Fund;
- 293 (8) Each center shall provide no-cost lodging reservation services; 294 and
- 295 (9) The commission, in conjunction with the regional tourism 296 districts and the private sector, shall establish a dedicated highway 297 radio station which shall highlight ongoing tourism activities and 298 encourage travelers to stop at visitor welcome centers.]
- 299 Sec. 9. Section 10-370 of the general statutes, as amended by section 300 220 of public act 03-6 of the June 30 special session, is repealed and the 301 following is substituted in lieu thereof (*Effective from passage*):
 - With respect to arts activities, the Connecticut Commission on Culture, Arts, Film and Tourism, established under section 210 of [this act] public act 03-6 of the June 30 special session, as amended by this act, shall encourage, within the state or in association with other states, or both, participation in, and promotion, development, acceptance and appreciation of, artistic and cultural activities that shall include, but are not limited to, music, theater, dance, painting, sculpture, architecture, literature, films and allied arts and crafts and to this end shall have the

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310 following powers: (1) To join or contract with consultants, private patrons, individual artists and ensembles and with institutions, local sponsoring organizations and professional organizations; (2) to enter 313 into contracts to provide grants, loans or advances to individuals, 314 organizations, or institutions, public or private, that are engaged in or 315 plan to engage in artistic and cultural programs or activities within the 316 state, or that are engaged in or plan to engage in the promotion, 317 development, or encouragement of artistic and cultural programs or 318 activities within the state; (3) to accept, hold and administer, on behalf 319 of the commission, in accordance with the provisions of sections 4-28, 320 4-31, 4-31a and 4b-22, real property, personal property, securities, other choses in action and moneys, or any interest therein, and income 322 therefrom, either absolutely or in trust, for any purpose of the 323 commission. The commission may acquire or receive such property or 324 money for its purposes by the acceptance of state or federal or public 325 or private loans, contributions, gifts, grants, donations, bequests or 326 devises, and the commission shall deposit or credit the same in the 327 Connecticut Commission on Arts, Tourism, Culture, History and Film 328 Fund established under section 213 of [this act] public act 03-6 of the 329 June 30 special session; (4) to establish a nonprofit foundation for the 330 purpose of raising funds from private sources to encourage, within the state or in association with other states, or both, participation in, and 332 promotion, development, acceptance and appreciation of, artistic and 333 cultural activities that shall include, but are not limited to, music, 334 theater, dance, painting, sculpture, architecture, literature, films, 335 heritage, historic preservation, humanities and allied arts and crafts. 336 All funds received by the foundation shall be held in the manner 337 prescribed by sections 4-37e to 4-37j, inclusive; and (5) to perform such 338 other acts as may be necessary or appropriate to carry out the 339 objectives and purposes of the commission. The General Assembly 340 declares that all activities undertaken in carrying out the policies set forth in this chapter shall be directed toward encouraging and 342 assisting, rather than in any way limiting, the freedom of artistic 343 expression that is essential for the well-being of the arts. Said 344 commission shall maintain a survey of public and private facilities

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345 engaged within the state in artistic and cultural activities and 346 determine the needs of the citizens of this state and the methods by 347 which existing resources may be utilized, or new resources developed, 348 to fulfill these needs. The commission shall maintain a register of 349 Connecticut artists. The name, town of residence and artistic medium 350 of any such artist residing in Connecticut shall be entered in the 351 register by the commission upon the artist's request.

- Sec. 10. Section 10-320e of the general statutes, as amended by section 228 of public act 03-6 of the June 30 special session, is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- (a) The commission may provide an appropriate plaque or marker at a cost, to be determined by the commission, to the recipient for attachment to an historic structure or landmark identifying it as a Connecticut historical landmark within the criteria adopted by the commission and as identified through the state register of historic places, if the owner agrees to display such plaque or marker in a manner satisfactory to the commission. Any such plaque or marker may be repossessed by the commission if the historic structure or landmark is not maintained in a manner satisfactory to the commission.
- (b) The Connecticut Commission on Arts, Tourism, Culture, History and Film, established under section 210 of [this act] public act 03-6 of the June 30 special session, as amended by this act, in conjunction with the Amistad Committee, Inc., New Haven, shall establish a Freedom Trail [for the state of Connecticut which marks, with plaques, the sites related to minority history and a program to recognize, document and mark sites in this state that are associated with the history and movement towards freedom of its African-American citizens, the Underground Railroad and the abolition of slavery. The commission and the Amistad Committee, Incorporated, of New Haven shall designate and mark the sites of the Freedom Trail. The commission shall establish a program to publicize the existence of the Freedom Trail and shall publish a brochure which indicates the location and

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378 history of the sites.

This act shall take effect as follows:		
Section 1	from passage and applicable to assessment years commencing on or after October 1, 2002	
Sec. 2	from passage	
Sec. 3	from passage	
Sec. 4	from passage	
Sec. 5	from passage	
Sec. 6	from passage	
Sec. 7	from passage	
Sec. 8	from passage	
Sec. 9	from passage	
Sec. 10	from passage	

FIN Joint Favorable Subst.

APP Joint Favorable